Whereupon Mr. Norris moved to reconsider the vote by which the amendment, as printed in Senate Journal of March 9, was adopted. Which motion prevailed by yeas and nays as follows:

AFFIRMATIVE.

Messrs.—				
President	Chesley	Holmead	Mudd	Warfield
${f Allen}$	Collier	${f Johnson}$	Norris	Williams
Archer	Cooper	Jones	Ogden	Zihlman
$\mathbf{Bennett}$	Duvall	Joy	Parsons	
${f Bomberger}$	\mathbf{Frick}	Kaufman	Shepherd	
Brown	Harrison	$\mathbf{Legg}_{\mathbf{g}}$	${f Speicher}$	Total—27

NEGATIVE-None.

Whereupon permission was granted Mr. Norris to withdraw said amendment and offer the following:

"To add a new section to the Bill, to be known as Section 6-A:

'Section 6-A. This Act shall not apply to nor prohibit the manufacture for sale of alcoholic, spirituous and vinous, malt and intoxicating liquors by persons and corporations now engaged in the manufacture thereof or the transportation thereof by said persons and corporations, where such liquors are manufactured for sale and sold only for delivery for shipment to places beyond the State or to places within the State where such sale is not now hereafter prohibited by law.'"

Whereupon Mr. Speicher moved that the Bill and amendment be made the order of the day for Wednesday, March 15, at 12 o'clock noon. Which motion was lost by year and nays as follows:

•	A	FFIRMATIVE	℧.	
Messrs.—				
Allen Bennett	Bomberger Brown	Joy Kaufman	Parsons Speicher	Warfield Total—9
		NEGATIVE.		
Messrs.—				
President	Cooper	Holmead	Mudd	Williams
Archer	Duvall	Johnson	Norris	Zihlman
Chesley	Frick	Jones	Ogden	
Collier	Harrison	$_{ m Legg}$	Shepherd	Total—18

[The substitute amendment was then adopted.]